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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

MARK L. JAVITCH,
Plaintiff,
v.
BRANDREP LLC, et. al.
Defendants.

Case No.: 3:19-cv-05451-JSC

**STIPULATION TO POSTPONE CASE
MANAGEMENT CONFERENCE**

WHEREAS, this case was filed on August 29, 2019, and the Court has set the due date for the case management statement for November 28, 2019, and the case management conference for December 5, 2019.

NOW, the Parties report that they are currently discussing settlement and believe they can resolve this case without a case management conference, as they are finalizing the terms of the settlement.

1 In order to facilitate settlement, the Parties request and hereby stipulate to extend the case
2 management conference for two weeks until December 19, 2019 and the associated case management
3 statement deadline to December 12, 2019.

4 Dated: November 26, 2019
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6 Respectfully submitted,

7 **JAVITCH LAW OFFICE**

8 By: /s/ Mark L. Javitch
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10 480 S. Ellsworth Ave.
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11 Attorney for Plaintiff

12 **LEGAL SOLUTIONS 2U**

13 By: /s/ George Hutchinson
George C. Hutchinson (CA SBN #138735)
24961 Del Monte St,
Laguna Hills, CA 92653-5618
(949) 689-9184

14 *Attorney for Defendant Brandrep LLC.*

15 PURSUANT TO STIPULATION, IT IS SO ORDERED

16 _____, 2019

17 _____
Jacqueline Scott Corley
18 United States Magistrate Judge

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2 **Local Rule 5-1(i)(3) Attestation**
3

4 Although this stipulation representing more than one electronic signature is being filed under the
5 ECF/CM login belonging solely to Mark L. Javitch, attorney for Plaintiff, Local Rule 5-1(i)(3) permits
6 the filer to attest that concurrence in the filing of the document has been obtained from each of the other
signatories, which shall serve in lieu of their signatures on the document.

7 Therefore, in accordance with LR 5-1(i)(3), I hereby attest that I have received permission from
8 each signatory shown in this document to use their e-signature for the purposes of filing this document.
9

10 DATED: November 26, 2019
11

12 By: /s/ Mark L. Javitch
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